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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/486,706	06/26/2000	ALWIN TIMMERMANN	1247-0861-3V	9778
29074 75	10/08/2003		EXAMINER	
BRINKS HOFER GILSON & LIONE P.O. BOX 10395			STRIMBU, GREGORY J	
CHICAGO, IL 60611			ART UNIT	PAPER NUMBER
<b></b> ,			3634	

DATE MAILED: 10/08/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

- And	Application No.	Applicant(s)	
Advisor Maties	09/486,706	TIMMERMAN	
Advisory Action	Examiner	Art Unit	·
	Gregory J. Strimbu	3634	
The MAILING DATE of this communic	ation appears on the cover sheet wi	th the correspondence	ce address
THE REPLY FILED 23 September 2003 FAILS Therefore, further action by the applicant is req final rejection under 37 CFR 1.113 may only be condition for allowance; (2) a timely filed Notice Examination (RCE) in compliance with 37 CFR	uired to avoid abandonment of this either: (1) a timely filed amendmen of Appeal (with appeal fee); or (3) 1.114.	application. A propent which places the a timely filed Request	er reply to a application in
<u> </u>	D FOR REPLY [check either a) or b	p)]	
a) The period for reply expires 3_months from the b) The period for reply expires on: (1) the mailing on event, however, will the statutory period for ONLY CHECK THIS BOX WHEN THE FIRST F706.07(f).  Extensions of time may be obtained under 37 CFR 1. fee have been filed is the date for purposes of determining fee under 37 CFR 1.17(a) is calculated from: (1) the expiration (2) as set forth in (b) above, if checked. Any reply received	date of this Advisory Action, or (2) the date reply expire later than SIX MONTHS from the REPLY WAS FILED WITHIN TWO MONTH 136(a). The date on which the petition under the period of extension and the correspondation date of the shortened statutory period to	e mailing date of the fina IS OF THE FINAL REJECT or 37 CFR 1.136(a) and the fina amount of the fee. To reply originally set in the fee.	I rejection. CTION. See MPEP  the appropriate extension the appropriate extension the final Office action; or
timely filed, may reduce any earned patent term adjustment.  1. A Notice of Appeal was filed on A	Appellant's Brief must be filed within		in
37 CFR 1.192(a), or any extension there 2. The proposed amendment(s) will not be	` '''	issal of the appeal.	
_ ` ' '		orch (coo NOTE bo	low):
<ul><li>(a) ∑ they raise new issues that would rec</li><li>(b) ☐ they raise the issue of new matter (s</li></ul>		saich (see NOTE be	10w),
(c)  they are not deemed to place the ap	••	v materially reducing	a or simplifying the
issues for appeal; and/or	plication in better form for appear b	y materially reducing	g or simplifying the
(d) they present additional claims without	out canceling a corresponding numb	oer of finally rejected	claims.
NOTE: <u>See Continuation Sheet</u> .			
3. Applicant's reply has overcome the follow	• • • • • • • • • • • • • • • • • • • •		
4. Newly proposed or amended claim(s) canceling the non-allowable claim(s).	would be allowable if submitted	in a separate, timely	y filed amendment
5. The a) affidavit, b) exhibit, or c) reapplication in condition for allowance be		n considered but doe	es NOT place the
6. The affidavit or exhibit will NOT be consideral raised by the Examiner in the final reject		LELY to issues whic	h were newly
7. For purposes of Appeal, the proposed an explanation of how the new or amended			
The status of the claim(s) is (or will be) a	s follows:		
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected: <u>10, 12-15 and 17-28</u> .			
Claim(s) withdrawn from consideration:			
8. The proposed drawing correction filed on	ı is a)  □ approved or b) □	disapproved by the	Examiner.
9. Note the attached Information Disclosure	Statement(s)( PTO-1449) Paper N	lo(s)	
10. Other:	4	G F	REGORY J. STRIMBU PRIMARY EXAMINER
	//		)_//
	<i>Dh</i>	eggruf	THU
U.S. Patent and Trademark Office PTOL-303 (Rev. 04-01)	Advisory Action		Part of Paper No. 31





Continuation of 2. NOTE: The proposed recitation "directly mounted" on line 9 of claim 10 presents new issues and does not place the case into a condition for allowance.